## 1997-98 SESSION COMMITTEE HEARING RECORDS

## Committee Name:

Joint Committee For Review of Administrative Rules (JCR-AR)

#### Sample:

Record of Comm. Proceedings ... RCP

- ➤ 05hrAC-EdR\_RCP\_pt01a
- > 05hrAC-EdR\_RCP\_pt01b
- > 05hrAC-EdR\_RCP\_pt02

- > Appointments ... Appt
- > \*\*
- > Clearinghouse Rules ... CRule
- > 97hrJCR-AR\_Crule\_98-080
- > Committee Hearings ... CH
- > \*\*
- ➤ <u>Committee Reports</u> ... CR
- > \*\*
- > Executive Sessions ... ES
- > \*\*
- Hearing Records ... HR
- > \*\*
- > <u>Miscellaneous</u> ... Misc
- > \*\*
- > Record of Comm. Proceedings ... RCP
- > \*\*

98-080-INS 4.10 -WIS. TUSURANCE \_

#### WISCONSIN LEGISLATIVE COUNCIL STAFF



#### **RULES CLEARINGHOUSE**

Ronald Sklansky Director (608) 266–1946

Richard Sweet Assistant Director (608) 266–2982



David J. Stute, Director Legislative Council Staff (608) 266-1304

One E. Main St., Ste. 401 P.O. Box 2536 Madison, WI 53701-2536 FAX: (608) 266-3830

## CLEARINGHOUSE REPORT TO AGENCY

[THIS REPORT HAS BEEN PREPARED PURSUANT TO S. 227.15, STATS. THIS IS A REPORT ON A RULE AS ORIGINALLY PROPOSED BY THE AGENCY; THE REPORT MAY NOT REFLECT THE FINAL CONTENT OF THE RULE IN FINAL DRAFT FORM AS IT WILL BE SUBMITTED TO THE LEGISLATURE. THIS REPORT CONSTITUTES A REVIEW OF, BUT NOT APPROVAL OR DISAPPROVAL OF, THE SUBSTANTIVE CONTENT AND TECHNICAL ACCURACY OF THE RULE.]

#### **CLEARINGHOUSE RULE 98–080**

AN ORDER to repeal Ins 4.10 (3) (c) 2. and 3., (8) (e), (10) (d), (13) (b) and (14) (b) and (c); to amend Ins 4.10 (3) (a) 3., (b) and (g), (4) (b) and (c), (7) (a), (d) and (e), (8) (b) and (d), (9) (b) and (c), (10) (e), (11) (a) (intro.) and 3., (c) and (e), (12) (b) and (h), (13) (d) and (14) (a) 2., 5., 6. and 12.; to repeal and recreate Ins 4.10 (18) and (19); and to create Ins 4.10 (4) (d) and (13) (d) and (e), relating to changes in the requirements for the Wisconsin insurance plan.

## Submitted by OFFICE OF THE COMMISSIONER OF INSURANCE

05-28-98 RECEIVED BY LEGISLATIVE COUNCIL.

06–25–98 REPORT SENT TO AGENCY.

RNS:GAA:kjf;rv

## LEGISLATIVE COUNCIL RULES CLEARINGHOUSE REPORT

This rule has been reviewed by the Rules Clearinghouse. Based on that review, comments are reported as noted below: 1. STATUTORY AUTHORITY [s. 227.15 (2) (a)] NO / YES Comment Attached 2. FORM, STYLE AND PLACEMENT IN ADMINISTRATIVE CODE [s. 227.15 (2) (c)] YES 🖊 NO Comment Attached CONFLICT WITH OR DUPLICATION OF EXISTING RULES [s. 227.15 (2) (d)] YES Comment Attached ADEQUACY OF REFERENCES TO RELATED STATUTES, RULES AND FORMS [s. 227.15 (2) (e)] YES / Comment Attached CLARITY, GRAMMAR, PUNCTUATION AND USE OF PLAIN LANGUAGE [s. 227.15 (2) (f)] YES / NO Comment Attached POTENTIAL CONFLICTS WITH, AND COMPARABILITY TO, RELATED FEDERAL REGULATIONS [s. 227.15 (2) (g)] NO / YES Comment Attached 7. COMPLIANCE WITH PERMIT ACTION DEADLINE REQUIREMENTS [s. 227.15 (2) (h)] YES Comment Attached

## WISCONSIN LEGISLATIVE COUNCIL STAFF

#### RULES CLEARINGHOUSE

Ronald Sklansky Director (608) 266–1946

Richard Sweet Assistant Director (608) 266–2982



**David J. Stute, Director** Legislative Council Staff (608) 266–1304

One E. Main St., Ste. 401 P.O. Box 2536 Madison, WI 53701–2536 FAX: (608) 266–3830

## **CLEARINGHOUSE RULE 98-080**

#### **Comments**

[NOTE: All citations to "Manual" in the comments below are to the Administrative Rules Procedures Manual, prepared by the Revisor of Statutes Bureau and the Legislative Council Staff, dated October 1994.]

## 2. Form, Style and Placement in Administrative Code

- a. In s. Ins 4.10 (3) (b), "mean" should be shown as deleted (stricken-through) and be replaced by "means." Also, as a general rule, it is desirable to draft definitions in the singular rather than plural. It should be noted that under s. 990.001 (1), Stats., "the singular includes the plural, and the plural includes the singular." Also under s. 227.14 (1), Stats., in preparing a rule, an agency shall "adhere substantially to the form and style used by the legislative reference bureau in the preparation of bill drafts . . . ." The Legislative Reference Bureau uses the singular rather than the plural.
- b. In s. Ins 4.10 (3) (b), a period should be inserted following each of subds. 1. to 3. Those periods should also be underscored.
- c. In s. Ins 4.10 (11) (e), in two places, the underscored material should be placed after the adjacent stricken material. Also, "(a)" should be deleted since "(a)" does not appear in the current rule.
- d. In two places, "may not" should replace "shall not" in stating a prohibition. [See s. 1.01 (2), Manual.] See s. Ins 4.10 (13) (d) and (19) (b). Also, in s. Ins 4.10 (19) (c) (intro.), "may not do any of the following" should replace "shall not have authority" and "To" should be deleted from subds. 1. to 4.
- e. In s. Ins 4.10 (14) (a) 6., new language is inserted without being underscored--", unless there are known to be extentuating circumstances." Also note that "extenuating" is misspelled. In addition, to whom must the extenuating circumstances be known?

## 4. Adequacy of References to Related Statutes, Rules and Forms

In s. Ins 4.10 (19) (d), "sub. (9)" should replace "subch. (9)."

## 5. Clarity, Grammar, Punctuation and Use of Plain Language

- a. In s. Ins 4.10 (3) (b), the definition of "Farm risks" includes buildings and contents located on or used in connection with land devoted to any one or more of the specified purposes "where gross annual receipts are in excess of \$5,000." It would be clearer to provide that the land is devoted to one or more of the following purposes and where the gross annual receipts "from those purposes" are in excess of \$5,000.
- b. Section Ins 4.10 (7) (a) permits voting by proxy. However, there is no statement of how the proxy voting is to be conducted. The provision would be clearer if it required the person appointing a proxy to exercise his or her voting rights to give a written proxy to that person, which would then be filed with the governing committee, thus ensuring the validity of the proxy's actions as the governing committee performs its duties.
- c. In s. Ins 4.10 (12) (b), is it a requirement that monthly progress be made? If so, "is making" should replace "should make."

# PROPOSED ORDER OF THE OFFICE OF THE COMMISSIONER OF INSURANCE REPEALING, AMENDING, REPEALING AND RECREATING AND CREATING A RULE

To repeal INS 4.10 (3)(c)2., (3)(c)3., (8)(e), (10)(d), (13)(b), (14)(b) and (14)(c); to amend INS 4.10 (3)(a)3., (3)(b), (3)(g), (4)(b), (4)(c), (7)(a), (7)(d), (7)(e), (8)(b), (8)(d), (9)(b), (9)(c), (10)(e), (11)(a), (11)(a)3., (11)(c), (11)(e), (12)(b), (12)(h), (13)(d), (14)(a)2., (14)(a)5., (14)(a)6. and (14)(a)12.; to repeal and recreate INS 4.10 (18) and (19); and to create INS 4.10 (4)(d), (13)(d) and (13)(e), Wis. Adm. Code, relating to changes in the requirements for the Wisconsin Insurance Plan.

Analysis prepared by the office of the commissioner of insurance

Statutory authority: (s. 600.01(2), 601.41(3), 601.42, 619.01 and 628.34(12), Stats.

Statutes interpreted: ss. 600.01, 619.01 and 628.34 (12), Stats.

The Wisconsin Insurance Plan is a risk sharing facility providing insurance coverage on certain types of properties not acceptable for coverage from regular insurance companies.

The definition of a farm is revised to require gross annual receipts in excess of \$5000 for a risk to be considered a farm. Rooming and boarding houses and nurses and sister' homes are removed from the definition of a habitational risk to allow for higher limits to be written on these risks. Older terminology is removed from some definitions and replaced by current terminology where appropriate.

The maximum limits of coverage for dwelling risks are increased to \$200,000 for the dwelling and \$100,000 for personal property from the current \$100,000 maximum for both coverages combined.

A new section is added to set the maximum limits of coverage for homeowner risks at \$200,000 for the dwelling, 10% of the dwelling amount for other structures, 50% for personal property, and 10% for loss of use. The homeowner maximum for personal liability is \$100,000 and the maximum for medical payments coverage is \$1000.

The requirement for the Plan to seek to place excess coverage limits over the Plan's applicable limits is removed.

Duties of the Governing Committee are revised to allow for voting by proxy and remove the provision requiring the full Governing Committee to approve any expenditures not included in the annual budget. The Plan will no longer be required to mail the annual budget to all insurers. The type of reports submitted by the Governing Committee to the Commissioner is made less restrictive.

The procedure to call for a special meeting of the Governing Committee is revised to state this type of meeting can be called by 10 or more insurers. At the special meeting the Governing Committee would have voting rights on any matter within its authourity. Current rules allow both the insurers and the Governing Committee to call a special meeting and appear to provide voting rights to the insurers, not the Governing Committee. Another section of this rule already allows the Governing Committee to meet as often as may be required.

Inspection procedures of the Plan are revised to allow the Governing Committee to waive inspections for specified classes of risks and not require the applicant to be present at an inspection. Current rules allow inspection waivers only for risks requesting burglary or theft coverage and require the applicant or a representative to be present at an inspection.

Underwriting procedures of the Plan are revised to clarify the Plan may require underwriting information in addition to the application before binding coverage or deciding whether to accept or decline a risk. Declination procedures are revised to clarify the Plan may decline to insure a risk based on property or liability underwriting standards.

Notification of hearing procedures are revised to comply with changes previously made to subdivision (16) and to remove the requirement to send action reports to the Commissioner.

Mailing procedures are revised to state the Plan can determine whether to mail the policy to the applicant or to the agent for delivery to the applicant. Current rules have the Plan delivering the policy to the applicant.

Underwriting standards of the Plan are revised to:

- Require active rehabilitation work on property vacant more than 60 days to be acceptable for insurance coverage. Current rules do not require active work.
- Allow for underwriting previous loss history or matters of public record concerning any person insured under the policy. Current rules apply only to the applicant.
- Add a requirement for the applicant to purchase a business liability policy with limits of at least \$100,000 per occurrence if a homeowner risk has a business operating from the home
- Add a requirement for the applicant to purchase special liability policy with limits of at least \$100,000 per occurrence covering horses or other riding animals if a homeowner risk has three or more horses or other riding animals.
- Clarify the Plan may cancel in the first 60 days for new business or non-renew a risk if it does not meet any of the reasonable underwriting standards for property or liability coverage.
- Allow the Plan to cancel in the first 60 days for new business or non-renew a policy if the insured does not repair the property after 60 days from the payment of any loss. Current rules apply only to fire losses.
- Allow the Plan to consider all losses caused by conditions which are the responsibility of any insured in deciding whether to cancel or non-renew a policy. Current rules apply only to fire losses under the responsibility of the owner named insured.

The amendments summarize the cooperation requirements and authority limitations of insurance agents. Agents cannot bind coverage, alter policies, settle losses, act on behalf of, or commit the Plan to any course of action.

#### SECTION 1. Ins 4.10 (3)(a)3.and (3)(b) are amended to read:

Ins 4.10 (3)(a)3. Coverage at least equivalent to that provided in an actual cash value a modified coverage form homeowners policy.

(3)(b) "Farm risks" mean those risks eligible to be written under the customary rates, premiums, and policy forms approved by the commissioner for farm property. all buildings and their contents whether occupied by the owner or by an employee or by a tenant, located on or used in connection with land devoted to any one or more of the following purposes and where gross Tex Purpises annual receipts are in excess of \$5,000:

- 1. Cultivation of the soil
- 2. Rearing or keeping of livestock or poultry
- 3. Producing fruit, grain, vegetables, hay or other produce

SECTION 2. Ins 4.10 (3)(c)2. and 3. are repealed.

SECTION 3. Ins 4.10 (3)(g), (4)(b) and (4)(c) are amended to read:

Ins 4.10 (3)(g) "Motor vehicles" means vehicles which are selfpropelled, including trackless trolley buses.

(4)(b) The maximum limits of coverage for the type of basic property insurance defined in sub. (3) (a) 1. which may be placed under the Plan are \$100,000 \$200,000 on the dwelling and \$100,000 on personal property for any habitational risk at one location and \$500,000 on any other eligible property at one location. If the full insurance value at one location is in excess of applicable limits, the Plan, upon specific application, shall seek to place the additional amounts of coverage.

(4)(c) The maximum limits of coverage for the type of basic property insurance defined in sub. (3) (a) 2. which may be placed under the Plan are \$5,000 on any habitational risk at one location and \$15,000 on any other

eligible property at one location. If the full insurance value at one location is in excess of applicable limits, the Plan, upon specific application, shall seek to place the additional amounts of coverage.

#### SECTION 4. Ins 4.10 (4)(d) is created to read:

Ins 4.10 (4)(d) The maximum limits of coverage for the type of basic property insurance defined in sub. (3) (a) 3. which may be placed under the Plan are \$200,000 on the dwelling with the customary percentage limits for other structures, personal property and loss of use and \$100,000 on personal liability and \$1,000 medical payments to others for any risk at one location.

SECTION 5. Ins 4.10 (7)(a), (7)(d), (7)(e), (8)(b) and (8)(d) are amended to read:

Ins 4.10 (7)(a) The governing committee shall meet as often as may be required to perform the general duties of the administration of the Plan or on the call of the commissioner. Eight members of the committee present or by proxy shall constitute a quorum. Voting by proxy shall be permitted.

(7)(d) The manager shall annually prepare an operating budget which shall be subject to approval of the governing committee. The budget shall be furnished to the insurers after approval. Any contemplated expenditure in excess of or not included in the annual budget shall require prior approval by the governing committee.

(7)(e) The governing committee shall submit to the commissioner periodic reports setting forth the number of requests for inspection, the number of risks inspected, accepted, declined and conditionally declined, the number of reinspections made, and such other information requested by the commissioner.

(8)(b) A special meeting may be called at any time by the governing committee and shall be called by the governing committee within 40 days of

WI THEY

receiving a written request from any 10 insurers, not more than one of which may be in a group under the same management or ownership.

(8)(d) Any matter not inconsistent with the law or this section may be proposed and voted upon by mail by unanimous action of the members of the governing committee present and voting at any special meeting of the committee. Notice of such proposal shall be mailed to each insurer not less than 20 days prior to the special meeting.

SECTION 6. Ins 4.10 (8)(e) is repealed.

SECTION 7. Ins 4.10 (9)(b) and (9)(c) are amended to read:

Ins 4.10 (9)(b) With regard to property insurance defined in sub. (3)
(a) 2, An inspection need not be made if the governing committee determines that insurance can be provided for specified classes of risks on the basis of representations of the applicant or the insurance agent.

(9)(c) The Plan may bind coverage. The Plan may wait until receipt of the inspection report or receipt of additional underwriting information before determining whether to bind coverage.

SECTION 8. Ins 4.10 (10)(d) is repealed.

SECTION 9. Ins 4.10 (10)(e), (11)(a), (11)(a)3., (11)(c), (11)(e), (12)(b) and (12)(h) are amended to read:

Ins 4.10 (10)(e) After the inspection, a copy of the completed inspection report and any relevant photographs shall be kept on file by the Plan. The report shall contain a rate work sheet, including include a description of any deficient physical condition charges proposed by the inspector. A copy of the inspection report shall be made available to the applicant or agent upon request.

(11)(a) After receipt of the application, the inspection report and any additional underwriting information requested from the applicant, the Plan shall within 5 business days complete and send to the applicant an action report advising him or her of one of the following:

(11)(a)3. That the risk is declined because it fails to meet reasonable underwriting standards as set forth in sub. (12) or sub. (13). Reasonable underwriting standards as set forth in sub. (12) or sub. (13) shall not include neighborhood or area location or any environment hazard beyond the control of the property owner.

(11)(c) If the risk is accepted, the Plan, upon receipt of the premium, shall deliver the policy to the applicant or to the licensed agent designated by the applicant for delivery to the applicant upon payment of the premium to the Plan. The Plan shall remit the commissions to the licensed agent designated by the applicant; if applicant. If no licensed agent is so designated, the policy shall be delivered to the applicant and the commission shall be retained by the Plan.

(11)(e) If a risk is declined under par. (a) 3., the Plan shall promptly send copies of the inspection and action reports to the property owner and to the commissioner applicant and shall advise the property owner applicant of the right to appeal a hearing and the appeal procedure set forth in sub. (16) (a) (b) (c) and (d).

ھہ

(12)(b) The property's present use such as extended vacancy or extended unoccupancy of the property for 60 consecutive days. Properties that are vacant or unoccupied for more than 60 days may be insured while rehabilitation or reconstruction work is actively in process meaning that the insured or owner should make monthly progress in order to complete the

rehabilitation or reconstruction within a one year time frame. (other than for rehabilitation purposes) or the improper storage of flammable materials.

(12)(h) Previous loss history or matters of public record concerning the applicant or any person defined as an insured under the policy.

SECTION 10. Ins 4.10 (13)(b) is repealed,

#### SECTION 11. Ins 4.10 (13)(d) is amended to read:

Ins 4.10 (13)(d) Previous loss history or matters of public record concerning the applicant or any person defined as an insured under the policy.

SECTION 12. Ins 4.10 (13)(d) and (e) are created to read:

Ins 4.10 (13)(d) Liability insurance shall not be provided where there is a business operating at the insured location, unless the applicant has in force a business liability policy with limits of at least \$100,000 per occurrence providing premises liability coverage.

(13)(e) Liability insurance shall not be provided where the applicant owns three or more horses or other riding animals, unless the applicant has in force a liability policy with limits of at least \$100,000 per occurrence providing coverage for the ownership and use of these horses or these other riding animals.

SECTION 13. Ins 4.10 (14)(a)2., (14)(a)5., (14)(a)6. and (14)(a)12. are amended to read:

Ins 4.10 (14)(a)2. Changes in the physical condition of the property or other changed conditions as confirmed by inspection or investigation that make the risk uninsurable under Plan rules sub. (12) or (13).

(14)(a)5. Fire <u>Unrepaired</u> damage exists and the insured has stated that repairs will not be made or such time has elapsed as clearly indicates that the damage will not be repaired. The elapsed time under this subdivision is a

length of time over 60 days where the damage remains unrepaired, unless there are known to be extenuating circumstances.

(14)(a)6. After a fire <u>loss</u>, permanent repairs following payment of the claim have not been commenced within 60 days, unless there are known to be extentuating circumstances. The 60-day period starts upon acceptance of payment of the claim.

(14)(a)12. The building property has been subject to more than 2 fires losses, each loss amounting to at least \$500 or 1% of the insurance in force, whichever is greater, in the immediately preceding 12-month period, or more than 3 such fires losses in the immediately preceding 24-month period, provided that the cause of such fires losses is due to the conditions which are the responsibility of the owner named insured or due to the actions of any person defined as an insured under the policy.

SECTION 14. Ins 4.10 (14)(b) and (14)(c) are repealed.

## SECTION 15. Ins 4.10 (18) is repealed and recreated to read:

Ins 4.10 (18) In cooperation with the insurance commissioner, the Plan shall undertake a continuing education program with insurers, agents and consumers about the Plan's insurance program and its availability. All insurers and agents shall cooperate fully in the continuing education program.

#### SECTION 16. Ins 4.10 (19) is repealed and recreated to read:

Ins 4.10 (19) COOPERATION AND AUTHORITY OF AGENTS. (a). Each insurer shall require its licensed agents to cooperate fully in the accomplishment of the intents and purposes of the plan.

(b) Licensed insurance agents shall not act as agents for the Plan.

- (c) Licensed insurance agents shall not have authority:
- 1. To bind coverage for the Plan.
- 2. To alter or change policies issued by the Plan.
- 3. To settle losses of the Plan.
- 4. To act on behalf of the Plan or commit the Plan to any course of action.
- (d). Insurance agents shall assist applicants who need to apply for coverage under the plan and shall submit applications that meet the requirements of subch. (9). Agents shall follow the rules and procedures of the Plan.

**SECTION 17.** These changes will take effect on the first day of the first month after publication, as provided in s. 227.22(2)(intro.), Stats.

Dated at Madison, Wisconsin, this \_\_\_\_\_\_ day of \_\_\_\_

Randy Blume

Commissioner of Insurance

FISCAL ESTIMATE WORKSHEET			1995 Session				
Detailed Estimate of Annual Fiscal Effect DOA-2047 (R10/94)	☑ ORIGINAL ☐ UPDATED ☐ CORRECTED ☐ SUPPLEMENTA		LRB or Bill No./Adm. Rule No. Ins 4.10		Amendment No.		
Subject							
Relating to changes in the	requirement	s for the Wisco	onsin Insur	ance Plan	c: 1 - EC		
I. One-time Costs or Revenue Impacts fo	or State and/or Lo	ocal Government (d	o not include II	n annualized	tiscai effect	):	
II. Annualized Costs:		Annualized Fiscal impact on Sta			on State fund	tate funds from:	
The America Cools.			Increased	d Costs Decreased Costs		Costs	
A. State Costs by Category State Operations - Salaries and Fringes			\$		-		
(FTE Position Changes)			(	FTE)	(-	FTE)	
State Operations - Other Costs					-		
Local Assistance					-		
Aids to Individuals or Organizations			<u> </u>		-		
TOTAL State Costs by Cate	gory		\$		\$ -	ł Cooks	
B. State Costs by Source of Funds					Decreased	Costs	
GPR			\$		\$ <i>-</i>	· · · · · · · · · · · · · · · · · · ·	
FED			-				
PRO/PRS				•	-		
SEG/SEG-S					•		
revenues (e.g., tax	when proposal will inc increase, decrease in	crease or decrease state license fee, etc.)	Increase \$		Decrease	ed Rev.	
GPR Earned					**		
FED							
PRO/PRS					-		
SEG/SEG-S					-	-	
TOTAL State Revenues			\$0_		\$	)-	
	NET ANNUA	LIZED FISCAL IMF	PACT	LOCAL	=		
ET CHANGE IN COSTS	\$	-0-	\$ -0				
ET CHANGE IN REVENUES	\$ \$	-0-	\$				

Agency/Prepared by: (Name & Phone No.)

Authorized Signature/Telephone No.

Date 5/28/95

Bob Luck (608) 266-0082

Randy Blumer, Commissioner

of V			<u></u>	1995 Sessio	n		
			1	LRB or Bill No./Adm. Rule No.			
□ ORIGIN	NAL UPI	DATED	<u></u>	Ins 4.10			
FISCAL ESTIMATE   DOA-2048 N(R10/94)	ECTED   SUI	PLEMENTAL Amo		Amendment No. if Applicable	ment No. if Applicable		
Subject							
Relating to changes in the	e requirements	for the W	isconsir	ı İnsurance Plan			
Fiscal Effect							
State: & No State Fiscal Effect	•						
Check columns below only if bill makes a direct appro	10	Increase C	osts - May be possible to Absorb	,			
or affects a sum sufficient appropriation.			Within Agency's Budget ☐ Yes ☐ No				
	crease Existing Revenue						
• • • •	i	C Decrees Costs					
☐ Decrease Existing Appropriation ☐ De	ecrease Existing Revenu	es L	☐ Decrease Costs				
Local: ⊠ No local government costs				-			
	ncrease Revenues	ease Revenues 5. Types of Local Govern			ted.		
		indatory [	] Towns	· .			
	ecrease Revenues	, 1	☐ Counties	☐ Others	· -		
	☐ Permissive · ☐ Ma	1	☐ School Districts ☐ WTCS Districts				
Fund Sources Affected	J T CHIROSIVE . L. IMI	Affected Ch.					
	G SEG-S	Affected Off.	zo Approprie	tions			
Assumptions Used in Arriving at Fiscal Estimate							
			•				
m)							
The proposed order only aff	ects the requi	rements an	id proced	lures of			
		_					
the Wisconsin Insurance Plan and	will have no	state or 1	local fis	scal effect.			
•	•						
•							
				•			
				•			
Long-Range Fiscal Implications			•				
Long ranger room inpromise							
Agency/Prepared by: (Name & Phone No.)	Authorized Sig	nature/Telephor	ne No.	Date / /			
Agency is repaired by finance as mone no.	7411011264 319	- L		<u> </u>	10		
Bob Luck (608) 266-0082	Randy Plus	7 ()	zione:	- J08/4	1		
	IRandv Blume		sioner				